

(4) The plaintiff, Betty Sewell, is in possession and claims title to the real property as to a total three-eighteenths (3/18) interest which interest is vested in the said Betty Sewell by virtue of the following conveyances: as to a one-ninth (1/9) interest by and through the Estate of plaintiff's father, John N. Sewell, Jr., who died intestate in 1959 survived by his six children and his wife, Alice Frances Sewell; and as to a three-eighteenth (3/18) interest, by and through the Estate of plaintiff's mother, Alice Frances Sewell, who died intestate on May 16, 1967 vested with a one-third^(1/3) interest and survived by six children from her marriage with John N. Sewell, Jr.

(5) The plaintiff, James O. Norris, Jr., Personal Representative of the Estate of Lavaughn Sewell Norris, is vested with the interest in the aforesaid property of Lavaughn Sewell Norris, deceased, by virtue of being appointed Personal Representative of the Estate of Lavaughn Sewell Norris in Carroll County, Maryland. The aforesaid Lavaughn Sewell Norris, deceased, was in possession and claimed title to the real property as to a total three-eighteenths (3/18) interest which interest is vested in the said Lavaughn Sewell Norris, deceased by virtue of the following conveyances: as to a one-ninth (1/9) interest by and through the Estate of plaintiff's father, John N. Sewell, Jr., who died intestate in 1959 survived by his six children and his wife, Alice Frances Sewell; and as to a one-eighteenth (1/18) interest, by and through the Estate of plaintiff's mother, Alice Frances Sewell, who died intestate on May 16, 1967 vested with a one-third^(1/3) interest and survived by six children from her marriage with John N. Sewell, Jr. The aforesaid James O. Norris, Jr., Personal Representative of the Estate of Lavaughn Sewell Norris, deceased, is presently in possession and claims title to the aforesaid real property as to the aforesaid three-eighteenths (3/18) interest.